UNITED STATES BANKRUPTCY COU SOUTHERN DISTRICT OF NEW YORI	<del></del>
	Y
In re: Purdue Pharma L.P., et al.	Case No.: <u>19-23649</u>
Debtor	
Mark Barros, et al	x
Plainti	ff
v. Defend	
	X
MOTION FOR ADMISSIO	N TO PRACTICE, <i>PRO HAC VICE</i>
I, Julianne Feliz-Kidd , request	admission, pro hac vice, before the Honorable
Robert D. Drain, to represent Mark Ba	rros & others , creditors in the above-
referenced case.	
I cartify that I am a member in good	I standing of the bar in the State of Massachusetts
and, if applicable, the bar of the U.S. Distric	
Massachusetts.	District of
I have submitted the filing fee of \$20	0.00 with this motion for pro hac vice admission.
Dated: <u>April 9, 2021</u> , New York	Mailing Address:
	Law Office of Julianne Feliz-Kidd
	70 South Main Street
	Fall River, MA 02721
	E-mail address: kidesql@aol.com

Telephone number: (508) 314-5853

SOUTHERN DISTRICT OF NEW YORK			
In re: Purdue Pharma L.P., et al.	Х	Case No.: <u>19-23649</u>	
		Chapter 11	
	Debtor	-	
	Х		
Mark Barros, et al			
	Plaintiff		
v.			
	Defendant		
	X		

UNITED STATES BANKRUPTCY COURT

## COUNSEL'S AFFIDAVIT IN SUPPORT OF MOTION FOR ADMISSION, *PRO HAC VICE*

- 1. My name is Julianne Feliz-Kidd and I am a practicing attorney [BBO 561331] in good standing in the state of Massachusetts.
- 2. My office is located at 70 South Main Street, Fall River, Massachusetts, 02721.
- 3. I have been a practicing attorney since December 28, 1983.
- 4. I, along with co-counsel, Attorney Clifford Samuel Sutter, have filed 85 personal injury claims against the debtors, Purdue Pharma.
- 5. I do not have a law license in the state of New York where this matter is now pending.
- 6. I have filed a Motion Pro Hac Vice, along with my filing fee of \$200, and request this Honorable Court to allow my motion for purposes of representing my injured clients.
- 7. I have attached a copy of our spread sheet with names of our clients and claim numbers supporting this motion.

SIGNED AND SWORN under the pains and penalties of perjury. Signed this

) /2

Julianne Feliz

UNITED STATES BANKRUPTO SOUTHERN DISTRICT OF NE		
In re: Purdue Pharma L.P., et al.	x Debtor	Case No.: <u>19-23649</u> Chapter <u>11</u>
Mark Barros, et al	x Plaintiff	
v.	Defendant	
ORDER ON MOT	FION FOR ADMI	SSION, PRO HAC VICE
(85) personal injury claims in the al	bove matter, Motio	hed, representing she has filed eighty-five n for Admission Pro Hac Vice of Attorney
Julianne Feliz-Kidd of Fall River, N	Massachusetts is he	reby ALLOWED.
	Honorab	e Robert Drain, Presiding
Dated		

19-23649-shl Doc 2665 Filed 04/12/21 Entered 04/19/21 10:25:40 Main Document Pg 4 of 4

## LAW OFFICES OF JULIANNE FELIZ

## ATTORNEY JULIANNE FELIZ

70 South Main Street
Fall River, MA 02721
"WHERE THE CLIENT IS OMNIPOTENT"

April 9, 2021

United States Bankruptcy Court For the Southern District of New York Clerk's Office -Motions Pro Hac Vice 300 Quarropas Street White Plains, NY 10601

Re: Case No. 19-23649 (RDD)- Unsecured Creditors v. Purdue Pharma

Dear Representative:

Please find enclosed the following documents in connection with the above-matter:

- 1. Electronic Filing of Motion Pro Hac Vice/Affidavits of Counsel
- 2. Hard Copy of Motion Pro Hac Vice
- 3. Har Copy of Affidavits of Counsel
- 4. Filing Fee \$200 for each counsel
- 5. Order on Motion Attorney Julianne Feliz-Kidd
- 6. Order on Motion for Clifford Samuel Sutter

Thank you for your attention regarding this matter.

Yours sincerely,

Julianne Feliz-Kidd

EC/jf

Office Telephone: (508) 636-4002 Facsimile: (508) 636-6534 Cell: (508) 314-5853 Portuguese / Spanish Speaking

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